IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

To was	Chapter 11
In re:	Case No. 22-11068 (JTD)
FTX TRADING LTD., et al., ¹	(Jointly Administered)
Debtors.	

AFFIDAVIT OF SERVICE

I, Humas Ali, depose and say that I am employed by Kroll Restructuring Administration LLC ("*Kroll*"), the claims and noticing agent for the Debtors in the above-captioned chapter 11 cases.

On July 28, 2023, at my direction and under my supervision, employees of Kroll caused the following document to be served by the method set forth on the Core/2002 Service List attached hereto as **Exhibit A**:

• Customer Bar Date Postcard, a copy of which is attached hereto as **Exhibit B**

On or before July 28, 2023, at my direction and under my supervision, employees of Kroll caused the Customer Bar Date Postcard to be served via email, or first-class mail for parties without a valid email, on a Customer Service List of approximately 8 million customers whose information remains redacted per Court order. The Customer Service List will be made available to the Court, the U.S. Trustee, and any Official Committee upon request.

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https://cases.ra.kroll.com/FTX.

¹ The last four digits of FTX Trading Ltd.'s and Alameda Research LLC's tax identification number are 3288 and 4063 respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at

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Dated: August 9, 2023

/s/ Humas Ali Humas Ali

State of New York County of New York

Subscribed and sworn (or affirmed) to me on August 9, 2023, by Humas Ali, proved to me on the bases of satisfactory evidence to be the person who executed this affidavit.

/s/ HERBERT BAER

Notary Public, State of New York No BA6205563 Qualified in Westchester County Commission Expires May 11, 2025

2 SRF 71266

Exhibit A

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		ATTN: ANTHONY M. SACCULLO, MARY E. AUGUSTINE		
		27 CRIMSON KING DRIVE	AMS@SACCULLOLEGAL.COM	
COUNSEL TO CELSIUS NETWORK LLC AND ITS AFFILIATED DEBTORS	A. M. SACCULLO LEGAL, LLC	BEAR DE 19701	MEG@SACCULLOLEGAL.COM	First Class Mail and Email
		ATTN: RICARDO PALACIO, GREGORY A. TAYLOR		
		500 DELAWARE AVENUE, 8TH FLOOR		
		P.O. BOX 1150	RPALACIO@ASHBYGEDDES.COM	
COUNSEL TO BITGO TRUST COMPANY, INC. & MERCEDES-BENZ GRAND PRIX LIMITE	ASHBY & GEDDES, P.A.	WILMINGTON DE 19899	GTAYLOR@ASHBYGEDDES.COM	First Class Mail and Email
		ATTN: SHRADDHA BHARATIA		
		P.O. BOX 3001		
COUNSEL TO AMERICAN EXPRESS NATIONAL BANK	BECKET & LEE LLP	MALVERN PA 19355-0701		First Class Mail
		ATTN: SHAWN M. CHRISTIANSON, ESQ.		
	BUCHALTER, A PROFESSIONAL	425 MARKET STREET, SUITE 2900		
COUNSEL FOR ORACLE AMERICA, INC.	CORPORATION	SAN FRANCISCO CA 94105-3493	SCHRISTIANSON@BUCHALTER.COM	First Class Mail and Email
		ATTN: JAMES E. BAILEY III, ROBERT CAMPBELL HILLYER		
		CRESCENT CENTER, SUITE 500		
		6075 POPLAR AVENUE, P.O. BOX 171443	JEB.BAILEY@BUTLERSNOW.COM	
COUNSEL TO EVOLVE BANK & TRUST	BUTLER SNOW LLP	MEMPHIS TN 38187	CAM.HILLYER@BUTLERSNOW.COM	First Class Mail and Email
COUNSEL TO EVOLVE BANK & TROST	BOTLER SNOW LLP	ATTN: MARTIN SOSLAND	CAIVI.HILLTER@BOTLERSINOVV.COIVI	First Class Mail and Email
COLUNICEL TO EVOLVE DANIE & TRUCT	DUTI ED CNOWLL D	2911 TURTLE CREEK BLVD., SUITE 1400	AAARTINI COCI AND ORLITI ERCNOW COM	First Class Mail and Foreit
COUNSEL TO EVOLVE BANK & TRUST	BUTLER SNOW LLP	DALLAS TX 75219	MARTIN.SOSLAND@BUTLERSNOW.COM	First Class Mail and Email
		ATTN: J. PETER GLAWS, IV, ESQ.		
		2000 PENNSYLVANIA AVE, NW		
		STE. 8001		
COUNSEL TO SILICON VALLEY ACCOUNTANTS	CARR MALONEY P.C.	WASHINGTON DC 20006	PETER.GLAWS@CARRMALONEY.COM	First Class Mail and Email
		ATTN: AARON R. CAHN		
		28 LIBERTY STREET		
		41ST FLOOR		
COUNSEL TO PI-CRYPTO LTD., PI 1.0 LP	CARTER LEDYARD & MILBURN LLP	NEW YORK NY 10005	BANKRUPTCY@CLM.COM	First Class Mail and Email
		ATTN: JANE VANLARE, BRANDON M. HAMMER		
		ONE LIBERTY PLAZA	JVANLARE@CGSH.COM	
COUNSEL TO BITGO TRUST COMPANY, INC.	CLEARY GOTTLIEB STEEN & HAMILTON LLP	NEW YORK NY 10006	BHAMMER@CGSH.COM	First Class Mail and Email
		ATTN: NORMAN L. PERNICK, ESQ., ANDREW J. ROTH, ESQ.		
		500 DELAWARE AVENUE		
COUNSEL TO LIGHTSPEED STRATEGIC PARTNERS I L.P., LIGHTSPEED OPPORTUNITY		SUITE 1410	NPERNICK@COLESCHOTZ.COM	
FUND, L.P.	COLE SCHOTZ P.C.	WILMINGTON DE 19801	AROTH-MOORE@COLESCHOTZ.COM	First Class Mail and Email
	002200110121101	ATTN: MARTIN B. WHITE		
		SENIOR ASSISTANT GENERAL COUNSEL		
COUNSEL TO COMMODITY FUTURES TRADING COMMISSION, AN AGENCY OF THE	COMMODITY FUTURES TRADING	1155 21ST STREET NW		
UNITED STATES GOVERNMENT	COMMISSION	WASHINGTON DC 20581	MWHITE@CFTC.GOV	First Class Mail and Email
ONTED STATES GOVERNIVIENT	COMMISSION	ATTN: CULLEN D. SPECKHART	WWITTE WELL TE. GOV	That Class Mail and Linail
COLUNICEL TO THE DEFENDANT WILLIAM HOCKEY LIVING TRUCT & DEFENDANTS		1299 PENNSYLVANIA AVENUE NW		
COUNSEL TO THE DEFENDANT WILLIAM HOCKEY LIVING TRUST & DEFENDANTS	0001511115	SUITE 700	000000000000000000000000000000000000000	
LISTED ON EXHIBIT A	COOLEY LLP	WASHINGTON DC 20004	CSPECKHART@COOLEY.COM	First Class Mail and Email
		ATTN: MICHAEL KLEIN, ARIC WU, CAROLINE PIGNATELLI, ERICA J.	MKLEIN@COOLEY.COM	
		RICHARDS	AHWU@COOLEY.COM	
COUNSEL TO THE DEFENDANT WILLIAM HOCKEY LIVING TRUST & DEFENDANTS		55 HUDSON YARDS	CPIGNATELLI@COOLEY.COM	
LISTED ON EXHIBIT A	COOLEY LLP	NEW YORK NY 10001	ERICHARDS@COOLEY.COM	First Class Mail and Email
		ATTN: SCOTT D. COUSINS, ESQ., SCOTT D. JONES, ESQ.		
		BRANDYWINE PLAZA WEST		
		1521 CONCORD PIKE, SUITE 301	SCOTT.COUSINS@COUSINS-LAW.COM	
COUNSEL TO EVOLVE BANK & TRUST	COUSINS LAW LLC	WILMINGTON DE 19801	SCOTT.JONES@COUSINS-LAW.COM	First Class Mail and Email
		ATTN: FREDERICK SCHMIDT		
		3WTC, 175 GREENWICH STREET		
		55TH FLOOR		
COUNSEL TO BH TRADING LTD., GRANT KIM AND PETER KIM	COZEN O'CONNOR	NEW YORK NY 10007	ESCHMIDT@COZEN.COM	First Class Mail and Email
OCCUPATION OF THE PROPERTY OF	COLLINO COMMON	THE TOTAL TOTAL	LOCITIVID I & COZLIV.COM	i ii 50 Cia55 Ivian ana Emali

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		ATTN: THOMAS J. FRANCELLA		
		1201 N. MARKET STREET, SUITE 1001		
COUNSEL TO BH TRADING LTD., GRANT KIM AND PETER KIM	COZEN O'CONNOR	WILMINGTON DE 19801	TFRANCELLA@COZEN.COM	First Class Mail and Email
		ATTN: M. NATASHA LABOVITZ, ESQ., ELIE J. WORENKLEIN, ESQ.,		
		MICHAEL C. GODBE, ESQ.	NLABOVITZ@DEBEVOISE.COM	
COUNSEL TO LIGHTSPEED STRATEGIC PARTNERS I L.P., LIGHTSPEED OPPORTUNITY		66 HUDSON BOULEVARD	EWORENKLEIN@DEBEVOISE.COM	
FUND, L.P.	DEBEVOISE & PLIMPTON LLP	NEW YORK NY 10001	MCGODBE@DEBEVOISE.COM	First Class Mail and Email
		ATTN: SIDNEY P. LEVINSON, JASMINE BALL		
		66 HUDSON BOULEBARD	SLEVINSON@DEBEVOISE.COM	
COUNSEL FOR PARADIGM OPERATIONS LP	DEBEVOISE & PLIMPTON LLP	NEW YORK NY 10001	JBALL@DEBEVOISE.COM	First Class Mail and Email
	525276152 G. F. EIIIII FOR EEI	ATTN: ZILLAH FRAMPTON	35/1226 3 25 2 1 3 10 2 10 3 11 11 11 11 11 11 11 11 11 11 11 11 1	The class man and zman
		820 N FRENCH ST		
DELAWARE DIVISION OF REVENUE	DELAWARE DIVISION OF REVENUE	WILMINGTON DE 19801	FASNOTIFY@STATE.DE.US	First Class Mail and Email
DELAWARE DIVISION OF REVENUE	DELAWARE DIVISION OF REVENUE	CORPORATIONS FRANCHISE TAX	TASNOTII T@STATE.DE.OS	Thist Class Wall and Lillali
DELAMADE CECRETARY OF CTATE	DELAMA DE CECRETA DV OF CTATE	P.O. BOX 898	DOCDOC STAY OCTATE DE LIC	First Class Maril and Francil
DELAWARE SECRETARY OF STATE	DELAWARE SECRETARY OF STATE	DOVER DE 19903	DOSDOC_FTAX@STATE.DE.US	First Class Mail and Email
		ATTN: BANKRUPTCY DEPT		
		820 SILVER LAKE BLVD		
		STE 100		
DELAWARE STATE TREASURY	DELAWARE STATE TREASURY	DOVER DE 19904	STATETREASURER@STATE.DE.US	First Class Mail and Email
		ATTN: AMISH R. DOSHI		
		1979 MARCUS AVENUE, SUITE 210E		
COUNSEL TO ORACLE AMERICA, INC.	DOSHI LEGAL GROUP, P.C.	LAKE SUCCESS NY 11042	AMISH@DOSHILEGAL.COM	First Class Mail and Email
		ATTN: THOMAS A. PITTA, ESQ. JUDITH SWARTZ, ESQ.		
		120 BROADWAY, 32ND FLOOR	JSWARTZ@EMMETMARVIN.COM	
COUNSEL TO CADIAN	EMMET, MARVIN & MARTIN, LLP	NEW YORK NY 10271	TPITTA@EMMETMARVIN.COM	First Class Mail and Email
		ATTN BANKRUPTCY DIVISION		
		290 BROADWAY		
ENVIRONMENTAL PROTECTION AGENCY - REGION 2	ENVIRONMENTAL PROTECTION AGENCY	NEW YORK NY 10007-1866		First Class Mail
		ATTN: GENERAL COUNSEL		
		OFFICE OF GENERAL COUNSEL 2310A		
		1200 PENNSYLVANIA AVE NW, 2310A		
ENVIRONMENTAL PROTECTION AGENCY	ENVIRONMENTAL PROTECTION AGENCY	WASHINGTON DC 20460		First Class Mail
LINVINONIVILINIAL PROTECTION AGENCY	ENVIRONMENTAL PROTECTION AGENCY	ATTN: ANDREA L. GORDON		I II St Class Iviali
COUNCEL TO THE AD HOC COMMITTEE OF MONTHS CUSTOMAFRS OF FTV COMM	EVEDCHEDC CHTHEDI AND (HC) HD	700 SIXTH STREET NW, SUITE 700	AND DE A CORDON SEVERCHERS SHITHER AND COM	First Class Mail and Franci
COUNSEL TO THE AD HOC COMMITTEE OF NON US CUSTOMERS OF FTX.COM	EVERSHEDS SUTHERLAND (US) LLP	WASHINGTON DC 20001	ANDREAGORDON@EVERSHEDS-SUTHERLAND.COM	First Class Mail and Email
		ATTN: ERIN E. BRODERICK		
	5/5504550 045450 440 440	227 WEST MONROE STREET, SUITE 6000		
COUNSEL TO THE AD HOC COMMITTEE OF NON US CUSTOMERS OF FTX.COM	EVERSHEDS SUTHERLAND (US) LLP	CHICAGO IL 60606	ERINBRODERICK@EVERSHEDS-SUTHERLAND.COM	First Class Mail and Email
		ATTN: MARK D. SHERRILL		
		1001 FANNIN STREET, SUITE 3700		
COUNSEL TO THE AD HOC COMMITTEE OF NON US CUSTOMERS OF FTX.COM	EVERSHEDS SUTHERLAND (US) LLP	HOUSTON TX 77002	MARKSHERRILL@EVERSHEDS-SUTHERLAND.COM	First Class Mail and Email
		ATTN: PETER A. IVANICK, SARAH E. PAUL, PHILIP H. EHRLICH,		
		LYNN W. HOLBERT	PETERIVANICK@EVERSHEDS-SUTHERLAND.COM	
		THE GRACE BUILDING, 40TH FLOOR	SARAHPAUL@EVERSHEDS-SUTHERLAND.COM	
		1114 AVENUE OF THE AMERICAS	PHILIPEHRLICH@EVERSHEDS-SUTHERLAND.COM	
COUNSEL TO THE AD HOC COMMITTEE OF NON US CUSTOMERS OF FTX.COM	EVERSHEDS SUTHERLAND (US) LLP	NEW YORK NY 10036	LYNNHOLBERT@EVERSHEDS-SUTHERLAND.COM	First Class Mail and Email
		ATTN: MICHAEL J. SMALL		
		321 NORTH CLARK STREET, SUITE 3000		
COUNSEL TO MERCEDES-BENZ GRAND PRIX LIMITED	FOLEY & LARDNER LLP	CHICAGO IL 60654	MSMALL@FOLEY.COM	First Class Mail and Email
		ATTN: SAMANTHA RUPPENTHAL		and Email
		90 PARK AVENUE		
COUNSEL TO MERCEDES-BENZ GRAND PRIX LIMITED	FOLEY & LARDNER LLP	NEW YORK NY 10016	SRUPPENTHAL@FOLEY.COM	First Class Mail and Email
COUNTE TO MICHOLDES DEINE GRAND LIVIN LIMITED	I VILLI & LANDINEN LLI	14544 1011/LIST 10010	SKOTT ENTITAL®TOLLT.COM	i ii st Ciass iviali aliu Liliali

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		ATTN: BRIAN DAVIDOFF		
		2049 CENTURY PARK EAST		
	GREENBERG GLUSKER FIELDS CLAMAN &	STE 2600		
COUNSEL FOR NORTH AMERICAN LEAGUE OF LEGENDS CHAMPIONSHIP SERIES, LLC	MACHTINGER LLP	LOS ANGELES CA 90067-4590	BDAVIDOFF@GREENBERGGLUSKER.COM	First Class Mail and Email
		ATTN: RICHARD D. ANIGIAN, CHARLES M. JONES II		
		2323 VICTORY AVENUE		
		SUITE 700	RICK.ANIGIAN@HAYNESBOONE.COM	
COUNSEL TO BLOCKFI INC. AND AFFILIATES	HAYNES AND BOONE, LLP	DALLAS TX 75219	CHARLIE.JONES@HAYNESBOONE.COM	First Class Mail and Email
		ATTN: RICHARD KANOWITZ		
		30 ROCKEFELLER PLAZA		
		26TH FLOOR		
COUNSEL TO BLOCKFI INC. AND AFFILIATES	HAYNES AND BOONE, LLP	NEW YORK NY 10112	RICHARD.KANOWITZ@HAYNESBOONE.COM	First Class Mail and Email
			WARREN.GLUCK@HKLAW.COM	
		ATTN: WARREN E. GLUCK, ESQ., MARIE E. LARSEN, ESQ., DAVID	MARIE.LARSEN@HKLAW.COM	
		W. WIRT, JESSICA MAGEE, SHARDUL DESAI	DAVID.WIRT@HKLAW.COM	
		31 W. 52ND STREET	JESSICA.MAGEE@HKLAW.COM	
COUNSEL TO JOINT PROVISIONAL LIQUIDATORS OF FTX	HOLLAND & KNIGHT LLP	NEW YORK NY 10019	SHARDUL.DESAI@HKLAW.COM	First Class Mail and Email
·		CENTRALIZED INSOLVENCY OPERATION		
		2970 MARKET ST		
		MAIL STOP 5-Q30.133		
IRS INSOLVENCY SECTION	INTERNAL REVENUE SERVICE	PHILADELPHIA PA 19104-5016		First Class Mail
INSTRUCTION	INVENTAL NEVEROL SERVICE	CENTRALIZED INSOLVENCY OPERATION		That class Wall
		P.O. BOX 7346		
IRS INSOLVENCY SECTION	INTERNAL REVENUE SERVICE	PHILADELPHIA PA 19101-7346		First Class Mail
INSTRUSCEVENCE SECTION	INVERNAL REVENUE SERVICE	ATTN: BRIAN D. KOOSED, ESQ.		i iist ciass iviaii
COUNSEL TO ALUMNI VENTURES GROUP AND ALUMNI VENTURES GROUP -		1602 K STREET NW		
EMBEDDED FINANCIAL TECHNOLOGIES TRUST A	K&L GATES LLP	WASHINGTON DC 20006-1600	DDIANI KOOSED WKI CATES COM	First Class Mail and Email
EMBEDDED FINANCIAL TECHNOLOGIES TROST A	RAL GATES LLP		BRIAN.KOOSED@KLGATES.COM	First Class Mail and Email
COLINICEL TO ALLIMANI VENTLIBES CROLID AND ALLIMANI VENTLIBES CROLID		ATTN: ROBERT T. HONEYWELL, ESQ. 599 LEXINGTON AVENUE		
COUNSEL TO ALUMNI VENTURES GROUP AND ALUMNI VENTURES GROUP -	KOL CATECILD		DODERT HONEWAYELL SIZE CATES COM	First Class Mail and Frasil
EMBEDDED FINANCIAL TECHNOLOGIES TRUST A	K&L GATES LLP	NEW YORK NY 10022-6030	ROBERT.HONEYWELL@KLGATES.COM	First Class Mail and Email
		ATTNI CTEVENII CARONI ECO MATTHEWAR COFILER ECO		
		ATTN: STEVEN L. CAPONI, ESQ., MATTHEW B. GOELLER, ESQ.		
COUNCEL TO ALLINANULVENITURES CROUD AND ALLINANULVENITURES CROUD		600 N. KING STREET	CTEVEN CARONIOVI CATEGOOM	
COUNSEL TO ALUMNI VENTURES GROUP AND ALUMNI VENTURES GROUP -	WOL CATECILE	SUITE 901	STEVEN.CAPONI@KLGATES.COM	51 . 61 . 84 .11 . 1.5 .11
EMBEDDED FINANCIAL TECHNOLOGIES TRUST A	K&L GATES LLP	WILMINGTON DE 19801	MATTHEW.GOELLER@KLGATES.COM	First Class Mail and Email
		ATTN: ANN M. KASHISHIAN		
		501 SILVERSIDE ROAD, SUITE 85		51 . 61 . 44 . 15 . 11
COUNSEL TO GABRIEL RECCHIA	KASHISHIAN LAW LLC	WILMINGTON DE 19809	AMK@KASHISHIANLAW.COM	First Class Mail and Email
		ATTN: LOUIS M. PHILLIPS		
	_	301 MAIN ST., SUITE 1600		
COUNSEL FOR WORD OF GOD FELLOWSHIP, INC.	KELLY HART & HALLMAN LLP	BATON ROUGE LA 70801	LOUIS.PHILLIPS@KELLYHART.COM	First Class Mail and Email
		ATTN: MICHAEL D. ANDERSON		
		201 MAIN STREET, SUITE 2500		
COUNSEL FOR WORD OF GOD FELLOWSHIP, INC.	KELLY HART & HALLMAN LLP	FORT WORTH TX 76102	MICHAEL.ANDERSON@KELLYHART.COM	First Class Mail and Email
		ATTN: ADAM G. LANDIS, KIMBERLY A. BROWN, MATTHEW R.		
		PIERCE		
		919 MARKET STREET	LANDIS@LRCLAW.COM	
		SUITE 1800	BROWN@LRCLAW.COM	
COUNSEL TO DEBTORS AND DEBTORS IN POSSESSION	LANDIS RATH & COBB LLP	WILMINGTON DE 19801	PIERCE@LRCLAW.COM	Email
		ATTN: BRENT R. COHEN, CHAD S. CABY		
COUNSEL TO CRAIG SHINDLEDECKER, ADAM BORYENACE, LINDSEY BOERNER, TANA		1601 19TH STREET, SUITE 1000	BCOHEN@LEWISROCA.COM	
A. LAWLER, STANTON CAMP, MICHAEL MCGEE AND TIM MILLAR	LEWIS ROCA ROTHGERBER CHRISTIE LLP	DENVER CO 80202-2995	CCABY@LEWISROCA.COM	First Class Mail and Email
		ATTN: JEFFREY S. PRICE, MELISSA J. LEE, SCOTT C. WILLIAMS		
		1201 DEMONBREUN STREET	JPRICE@MANIERHEROD.COM	
		SUITE 900	MLEE@MANIERHEROD.COM	
COUNSEL TO PHILADELPHIA INDEMNITY INSURANCE COMPANY	MANIER HEROD, P.C.	NASHVILLE TN 37213	SWILLIAMS@MANIERHEROD.COM	First Class Mail and Email

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		ATTN: JAMES E. HUGGETT, ESQ.		
		300 DELAWARE AVENUE		
		SUITE 800		
COUNSEL TO SILICON VALLEY ACCOUNTANTS	MARGOLIS EDELSTEIN	WILMINGTON DE 19801	JHUGGETT@MARGOLISEDELSTEIN.COM	First Class Mail and Email
		ATTN: CELINE E. DE LA FOSCADE-CONDON		
	MASSACHUSETTS DEPARTMENT OF	100 CAMBRIDGE STREET, P.O. BOX 9565		!
COUNSEL TO THE COMMISSIONER MASSACHUSETTS DEPARTMENT OF REVENUE	REVENUE	BOSTON MA 02114	DELAFOSCAC@DOR.STATE.MA.US	First Class Mail and Email
		ATTN: GARY D. BRESSLER, DAVID P. PRIMACK		
		300 DELAWARE AVENUE		
COUNSEL TO PHILADELPHIA INDEMNITY INSURANCE COMPANY, NEW JERSEY	MCELROY, DEUTSCH, MULVANEY &	SUITE 1014	GBRESSLER@MDMC-LAW.COM	
BUREAU OF SECURITIES	CARPENTER, LLP	WILMINGTON DE 19801	DPRIMACK@MDMC-LAW.COM	First Class Mail and Email
		ATTN: JEFFREY BERNSTEIN		
		570 BROAD STREET		
	MCELROY, DEUTSCH, MULVANEY &	SUITE 1401		
COUNSEL TO NEW JERSEY BUREAU OF SECURITIES	CARPENTER, LLP	NEWARK NJ 07102	JBERNSTEIN@MDMC-LAW.COM	First Class Mail and Email
		ATTN: MICHAEL R. MORANO, ESQ.		
		1300 MT. KEMBLE AVENUE		
	MCELROY, DEUTSCH, MULVANEY &	P.O. BOX 2075		
COUNSEL TO PHILADELPHIA INDEMNITY INSURANCE COMPANY	CARPENTER, LLP	MORRISTOWN NJ 07962	MMORANO@MDMC-LAW.COM	First Class Mail and Email
		ATTN: NICOLE LEONARD		
		225 LIBERTY STREET		
	MCELROY, DEUTSCH, MULVANEY &	36TH FLOOR		
COUNSEL TO NEW JERSEY BUREAU OF SECURITIES	CARPENTER, LLP	NEW YORK NY 10281	NLEONARD@MDMC-LAW.COM	First Class Mail and Email
	· ·	BANKRUPTCY UNIT		
	MIAMI-DADE OFFICE OF THE TAX	200 NW 2ND AVENUE, #430	PRISCILLA.WINDLEY@MIAMIDADE.GOV	
GOVERNMENTAL	COLLECTOR	MIAMI FL 33128	MDTCBKC@MIAMIDADE.GOV	First Class Mail and Email
		ATTN: STEVEN A. GINTHER, GENERAL COUNSEL		
		PO BOX 475		
MISSOURI DEPARTMENT OF REVENUE	MO BANKRUPTCY UNIT	JEFFERSON CITY MO 65105-0475	DEECF@DOR.MO.GOV	First Class Mail and Email
		ATTN: JODY C. BARILLARE		
		1201 N. MARKET STREET		
COUNSEL TO THE JOINT PROVISIONAL LIQUIDATORS OF EMERGENT FIDELITY		SUITE 2201		
TECHNOLOGIES LTD	MORGAN, LEWIS & BOCKIUS LLP	WILMINGTON DE 19801	JODY.BARILLARE@MORGANLEWIS.COM	First Class Mail and Email
	incheruly between a bookies be.	ATTN: JOHN C. GOODCHILD III; MATTHEW C. ZIEGLER		I was alass man and zman
COUNSEL TO THE JOINT PROVISIONAL LIQUIDATORS OF EMERGENT FIDELITY		1701 MARKET STREET	JOHN.GOODCHILD@MORGANLEWIS.COM	
TECHNOLOGIES LTD	MORGAN, LEWIS & BOCKIUS LLP	PHILADELPHIA PA 19103	MATTHEW.ZIEGLER@MORGANLEWIS.COM	First Class Mail and Email
1201110200120210	Wiene, III, EEWIS & BOOKIOS EEI	ATTN: JOSHUA DORCHAK; DAVID K. SHIM	WINTE THE WILL GEETING WIGHON AND EVISION	That class Wall and Ellian
COUNSEL TO THE JOINT PROVISIONAL LIQUIDATORS OF EMERGENT FIDELITY		101 PARK AVENUE	JOSHUA.DORCHAK@MORGANLEWIS.COM	
TECHNOLOGIES LTD	MORGAN, LEWIS & BOCKIUS LLP	NEW YORK NY 10178	DAVID.SHIM@MORGANLEWIS.COM	First Class Mail and Email
120.1110.20.0120.2.10	INCherun, Ezwie er be eines Ezi	ATTN: ERIC J. MONZO, SARAH M. ENNIS		I was alass man and zman
		TARA C. PAKROUTH	EMONZO@MORRISJAMES.COM	
		500 DELAWARE AVENUE, SUITE 1500	SENNIS@MORRISJAMES.COM	
COUNSEL TO LAURENCE BEAL	MORRIS JAMES LLP	WILMINGTON DE 19801	TPAKROUH@MORRISJAMES.COM	First Class Mail and Email
COONSEL TO ENORGHOLD BEALE	IVIOTATIO STATES EEI	ATTN: DEREK C. ABBOTT	11711110011@19101111337119125.00191	That class Wan and Eman
		1201 NORTH MARKET STREET, SUITE 1600		
COUNSEL TO BLOCKFI INC. AND AFFILIATES	MORRIS NICHOLS ARSHT & TUNNELL LLP	WILMINGTON DE 19801	DABBOTT@MORRISNICHOLS.COM	First Class Mail and Email
COUNTRY TO SECOND THE THE TENTED		ATTN: MATTHEW B. HARVEY, PAIGE N. TOPPER	5. 1555 G MORRISHOLD LOCAL	Class Wan and Email
		1201 NORTH MARKET STREET, 16TH FLOOR	MHARVEY@MORRISNICHOLS.COM	
COUNSEL TO THE AD HOC COMMITTEE OF NON US CUSTOMERS OF FTX.COM	MORRIS, NICHOLS, ARSHT & TUNNELL LLP	· ·	PTOPPER@MORRISNICHOLS.COM	First Class Mail and Email
	Monnie, Menore, Anomia di Tommere Elf	ATTN: KAREN CORDRY	T TOT I ENGINIONNISTRICTIOES.COM	i ii se Ciass ivian and Email
	NATIONAL ASSOCIATION OF ATTORNEYS	1850 M ST., NW 12TH FLOOR		
NATIONAL ASSOCIATION OF ATTORNEYS GENERAL	GENERAL	WASHINGTON DC 20036	KCORDRY@NAAG.ORG	Email
NATIONAL ASSOCIATION OF ATTOMNETS GENERAL	GLIVEITAL	ATTN: AMY L. PATTERSON	RECITIVITIE INANG.ONG	Lilian
	OFFICE OF THE ATTORNEY GENERAL OF			
COLINSEL TO THE GEODGIA DEDADTMENT OF DANIZING AND FINANCE		40 CAPITOL SQUARE, S.W.	ADATTEDSONIOLANI CA COV	First Class Mail and Email
COUNSEL TO THE GEORGIA DEPARTMENT OF BANKING AND FINANCE	GEORGIA	ATLANTA GA 30334	APATTERSON@LAW.GA.GOV	First Class Mail and Email

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
	OFFICE OF THE ATTORNEY GENERAL OF	ATTN: ROMA N. DESAI, LAYLA D. MILLIGAN, ABIGAIL R. RYAN	ROMA.DESAI@OAG.TEXAS.GOV	
COUNSEL TO THE TEXAS STATE SECURITIES BOARD AND THE TEXAS DEPARTMENT	TEXAS, BANKRUPTCY & COLLECTIONS	P.O. BOX 12548 MC008	LAYLA.MILLIGAN@OAG.TEXAS.GOV	
OF BANKING	DIVISION	AUSTIN TX 78711-2548	ABIGAIL.RYAN@OAG.TEXAS.GOV	First Class Mail and Email
		ATTN: STEPHEN MANNING		
	OFFICE OF THE ATTORNEY GENERAL OF	P. O. BOX 40100		
COUNSEL FOR THE WASHINGTON STATE DEPARTMENT OF FINANCIAL INSTITUTIONS		OLYMPIA WA 98504-4010	STEPHEN.MANNING@ATG.WA.GOV	First Class Mail and Email
COUNTY OF THE WASHINGTON STATE BELLANTING OF THE WORLD IN STATE OF THE	Wishington	ATTN: JOHN P. REDING	312111211	That class Wan and Eman
		100 W. RANDOLPH ST.		
	OFFICE OF THE HANDIS ATTORNEY			
COLUNICE TO HARMOUS DEPARTMENT OF FINANCIAL & PROFESSIONAL RESULTATION.	OFFICE OF THE ILLINOIS ATTORNEY	SUITE 13-225	IOUNI REDINIC OU AC COV	First Class Mail and Free!
COUNSEL TO ILLINOIS DEPARTMENT OF FINANCIAL & PROFESSIONAL REGULATION	GENERAL	CHICAGO IL 60601	JOHN.REDING@ILAG.GOV	First Class Mail and Email
		ATTN: Laura L. McCloud		
	OFFICE OF THE TN ATTORNEY GENERAL,	PO BOX 20207		
TN DEPT OF FINANCIAL INSTITUTIONS	BANKRUPTCY DIVISION	NASHVILLE TN 37202-0207	AGBANKDELAWARE@AG.TN.GOV	First Class Mail
		ATTN: JULIET M. SARKESSIAN		
UNITED STATES TRUSTEE DISTRICT OF DELAWARE	OFFICE OF THE UNITED STATES TRUSTEE	ADDRESS ON FILE		First Class Mail
		ATTN: JULIET M. SARKESSIAN, BENJAMIN A. HACKMAN, DAVID		
		GERARDI		
		844 KING STREET, ROOM 2207	JULIET.M.SARKESSIAN@USDOJ.GOV	
		LOCKBOX #35	BENJAMIN.A.HACKMAN@USDOJ.GOV	
UNITED STATES TRUSTEE DISTRICT OF DELAWARE	OFFICE OF THE UNITED STATES TRUSTEE	WILMINGTON DE 19899-0035	DAVID.GERARDI@USDOJ.GOV	First Class Mail and Email
UNITED STATES TRUSTEE DISTRICT OF DELAWARE	OFFICE OF THE UNITED STATES TRUSTEE	WILMINGTON DE 19899-0053	DAVID.GENANDI@03D0J.G0V	First Class Ividii and Email
		ATTN TERRYAA KARUR JACON U ROCEU COUNTR RORINGON		
		ATTN: TEDDY M. KAPUR, JASON H. ROSELL, COLIN R. ROBINSON		
		919 N. MARKET STREET	TKAPUR@PSZJLAW.COM	
		17TH FLOOR	JROSELL@PSZJLAW.COM	
COUNSEL TO D1 VENTURES	PACHULSKI STANG ZIEHL & JONES LLP	WILMINGTON DE 19801	CROBINSON@PSZJLAW.COM	First Class Mail and Email
			GABESASSON@PAULHASTINGS.COM	
		ATTN: GABE E. SASSON, KRISTOPHER M. HANSEN, KENNETH	KRISHANSEN@PAULHASTINGS.COM	
		PASQUALE, LUC A. DESPINS, EREZ E. GILAD AND SAMANTHA	KENPASQUALE@PAULHASTINGS.COM	
		MARTIN	EREZGILAD@PAULHASTINGS.COM	
		200 PARK AVENUE	LUCDESPINS@PAULHASTINGS.COM	
COUNSEL TO OFFICIAL COMMITTEE OF UNSECURED CREDITORS	PAUL HASTINGS	NEW YORK NY 10166	SAMANTHAMARTIN@PAULHASTINGS.COM	First Class Mail and Email
COONSEL TO OTTICIAL COMMITTEE OF ONSECONED CREDITORS	FACETIASTINGS	ATTN: CHRISTOPHER M. SAMIS, AARON H. STULMAN, SAMEEN	SAMANTIAMANTINE PAOLITASTINOS.COM	That class Iviali and Linali
		, ,	CCANAIC & DOTTED AND EDGON COM	
COUNCEL TO VOVA CER RIGITAL LED. VOVA CER RIGITAL LIQURINGS INC. VOVA CER		RIZVI	CSAMIS@POTTERANDERSON.COM	
COUNSEL TO VOYAGER DIGITAL LTD., VOYAGER DIGITAL HOLDINGS, INC., VOYAGER		1313 N. MARKET STREET, 6TH FLOOR	ASTULMAN@POTTERANDERSON.COM	
DIGITAL, LLC AND AFFILIATES	POTTER ANDERSON & CORROON LLP	WILMINGTON DE 19801	SRIZVI@POTTERANDERSON.COM	First Class Mail and Email
		ATTN: BRIAN SIMMS, K.C., KEVIN CAMBRIDGE, PETER GREAVES		
		3 BAYSIDE EXECUTIVE PARK, WEST BAY STREET & BLAKE ROAD	BSIMMS@LENNOXPATON.COM	
	PROVISIONAL LIQUIDATOR OF FTX DIGITAL	PO BOX N-4875	KEVIN.CAMBRIDGE@PWC.COM	
PROVISIONAL LIQUIDATOR OF FTX DIGITAL MARKETS LTD.	MARKETS LTD.	NASSAU THE BAHAMAS	PETER.GREAVES@HK.PWC.COM	First Class Mail and Email
•		ATTN: NICHOLAS A. PASALIDES, ESQ.		
		235 MAIN STREET, SUITE 450		
COUNSEL TO CHAINALYSIS INC.	REICH REICH & REICH, P.C.	WHITE PLAINS NY 10601	NPASALIDES@REICHPC.COM	First Class Mail and Email
COUNSEL TO CHAINALTSIS INC.	REICH REICH & REICH, F.C.		NFASALIDES@REICHFC.COM	That class Iviali and Linali
		ATTN: KEVIN GROSS, PAUL N. HEATH, DAVID T. QUEROLI,	CDOCC @DUT COM	
		BRENDAN J. SCHLAUCH	GROSS@RLF.COM	
		ONE RODNEY SQUARE	HEATH@RLF.COM	
COUNSEL TO THE JOINT PROVISIONAL LIQUIDATORS OF FTX DIGITAL MARKETS LTD.		920 NORTH KING STREET	QUEROLI@RLF.COM	
(IN PROVISIONAL LIQUIDATION)	RICHARDS, LAYTON & FINGER, P.A.	WILMINGTON DE 19801	SCHLAUCH@RLF.COM	First Class Mail and Email
		ATTN: FREDERICK CHANG		
		506 2ND AVE., SUITE 1400		
COUNSEL TO BASTION WORLDWIDE LIMITED	RIMON, P.C.	SEATTLE WA 98104	FREDERICK.CHANG@RIMONLAW.COM	First Class Mail and Email
		ATTN: JACQUELYN H. CHOI		
		2029 CENTURY PARK EAST, SUITE 400N		
COUNSEL TO BASTION WORLDWIDE LIMITED	RIMON, P.C.	LOS ANGELES CA 90067	JACQUELYN.CHOI@RIMONLAW.COM	First Class Mail and Email
COOKSEL TO DUSTION MONEDAME FINALLER	IMINION, I.C.	LOS ANGLEES CA SUUU/	JACQUELTIN.CITOT@MINIOTNEAVV.CUIVI	i ii st Ciass Iviali allu Ellidii

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		ATTN: JAMIE L. EDMONSON		
		1201 N. MARKET STREET		
		SUITE 1406		
COUNSEL FOR NORTH AMERICAN LEAGUE OF LEGENDS CHAMPIONSHIP SERIES, LLC	ROBINSON & COLF LLP	WILMINGTON DE 19801	JEDMONSON@RC.COM	First Class Mail and Email
COUNTER ON THE MAINTENANT LEAGUE OF LEGETIES OF MAINTENANT SERVICES, LEG	NODINGON & COLL LLI	ATTN: LUCIAN B. MURLEY	325MONOONE NO.COM	That class Man and Eman
		1201 NORTH MARKET STREET, SUITE 2300		
COUNSEL TO THE DEFENDANT WILLIAM HOCKEY LIVING TRUST & DEFENDANTS		P.O. BOX 1266		
LISTED ON EXHIBIT A	SAUL EWING LLP	WILMINGTON DE 19899	LUKE.MURLEY@SAUL.COM	First Class Mail and Email
LISTED ON EXHIBIT A	SAUL EWING LLP	SECRETARY OF THE TREASURY	LOKE.WOKLET@SAUL.COM	First Class Iviali aliu Elilali
CECURITIES AND EVOLUANCE COMMISSION. LIEAR OLLARTERS	SECURITIES & EVOLUNIOS CON ANAISSION	100 F. STREET NE	SECRANICALIDATOR OSES COM	F: . Cl . A4 :1 . L . F . II
SECURITIES AND EXCHANGE COMMISSION - HEADQUARTERS	SECURITIES & EXCHANGE COMMISSION	WASHINGTON DC 20549	SECBANKRUPTCY@SEC.GOV	First Class Mail and Email
		ATTN: BANKRUPTCY DEPT		
		BROOKFIELD PLACE		
	SECURITIES & EXCHANGE COMMISSION -	200 VESEY STREET, STE 400	BANKRUPTCYNOTICESCHR@SEC.GOV	
SECURITIES AND EXCHANGE COMMISSION - REGIONAL OFFICE	NY OFFICE	NEW YORK NY 10281-1022	NYROBANKRUPTCY@SEC.GOV	First Class Mail and Email
		ATTN: BANKRUPTCY DEPT		
		ONE PENN CENTER		
	SECURITIES & EXCHANGE COMMISSION -	1617 JFK BLVD, STE 520		
SECURITIES AND EXCHANGE COMMISSION - REGIONAL OFFICE	PHILADELPHIA OFFICE	PHILADELPHIA PA 19103	SECBANKRUPTCY@SEC.GOV	First Class Mail and Email
		ATTN: BANKRUPTCY DEPT		
		CARVEL STATE OFFICE BLDG.		
		820 N. FRENCH ST.		
STATE ATTORNEY GENERAL	STATE OF DELAWARE ATTORNEY GENERAL		ATTORNEY.GENERAL@STATE.DE.US	First Class Mail and Email
STATE AT TOTAL CENTERAL	STATE OF BEBAWAILE AT TORINET GENERAL	ATTN: SABRINA L. STREUSAND, ANH NGUYEN	/// TOMVET.GENERALITY (E.G. 51/1/12.152.165	Thist class Wall and Email
		1801 S. MOPAC EXPRESSWAY		
	STREUSAND, LANDON, OZBURN &	SUITE 320	STREUSAND@SLOLLP.COM	
COLINICEL TO CLOUDELABE INC				First Class Mail and Empil
COUNSEL TO CLOUDFLARE, INC.	LEMMON, LLP	AUSTIN TX 78746	NGUYEN@SLOLLP.COM	First Class Mail and Email
			DIETDERICHA@SULLCROM.COM	
		ATTN: ANDREW G. DIETDERICH, JAMES L. BROMLEY, BRIAN D.	BROMLEYJ@SULLCROM.COM	
		GLUECKSTEIN, ALEXA J. KRANZLEY	GLUECKSTEINB@SULLCROM.COM	
		125 BROAD STREET	KRANZLEYA@SULLCROM.COM	
COUNSEL TO DEBTORS AND DEBTORS IN POSSESSION	SULLIVAN & CROMWELL LLP	NEW YORK NY 10004	PETIFORDJ@SULLCROM.COM	Email
		ATTN: WILLIAM D. SULLIVAN		
		919 NORTH MARKET STREET, SUITE 420		
COUNSEL FOR WORD OF GOD FELLOWSHIP, INC.	SULLIVAN HAZELTINE ALLINSON LLC	WILMINGTON DE 19801	BSULLIVAN@SHA-LLC.COM	First Class Mail and Email
		ATTN: PAUL R. HAGE		
		27777 FRANKLIN ROAD		
		SUITE 2500		
COUNSEL TO IKIGAI OPPORTUNITIES MASTER FUND, LTD.	TAFT, STETTINIUS & HOLLISTER, LLP	SOUTHFIELD MI 48034	PHAGE@TAFTLAW.COM	First Class Mail and Email
·		ATTN: ZHAO RUBY LIU, FREDERICK B. ROSNER		
		824 N. MARKET STREET		
COUNSEL TO CRAIG SHINDLEDECKER, ADAM BORYENACE, LINDSEY BOERNER, TANA		SUITE 810	ROSNER@TEAMROSNER.COM	
A. LAWLER, STANTON CAMP, MICHAEL MCGEE AND TIM MILLAR	THE ROSNER LAW GROUP LLC	WILMINGTON DE 19801	LIU@TEAMROSNER.COM	First Class Mail and Email
A. LAWLER, STANTON CAIMP, MICHAEL MCGLE AND THIN MILLAR	THE ROSNER BAW GROOT LEE	ATTN: PRESIDENT OR GENERAL COUNSEL	EIG & TEANVINGSIVERICONI	Thist class Wall and Email
		POINCIANA HOUSE, NORTH BUILDING, 2ND FLOOR 31A		
	THE SECURITIES COMMISSION OF THE			
THE SECURITIES COMMUSSION OF THE DALLANDAS	THE SECURITIES COMMISSION OF THE	EAST BAY STREET, P.O. BOX N-8347	INTO SCOP COV PC	First Class Mail and Free!
THE SECURITIES COMMISSION OF THE BAHAMAS	BAHAMAS	NASSAU THE BAHAMAS	INFO@SCB.GOV.BS	First Class Mail and Email
		ATTN: EVELYN J. MELTZER, MARCY J. MCLAUGHLIN SMITH		
		HERCULES PLAZA, SUITE 5100		
	TROUTMAN PEPPER HAMILTON SANDERS	1313 N. MARKET STREET	EVELYN.MELTZER@TROUTMAN.COM	
COUNSEL FOR PARADIGM OPERATIONS LP	LLP	WILMINGTON DE 19899-1709	MARCY.SMITH@TROUTMAN.COM	First Class Mail and Email
		ATTN: STANTON C. MCMANUS, SETH B. SHARPIRO		
		CIVIL DIVISION		
		1100 L CTREET NIM DOOM 7200	CTANTON C MCMANIICALICDOL COV	
		1100 L STREET, NW, ROOM 7208	STANTON.C.MCMANUS@USDOJ.GOV	

Exhibit A Core/2002 Service List

Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
		ATTN: WARD W. BENSON		
		P.O. BOX 227, BEN FRANKLIN STATION		
COUNSEL TO THE UNITED STATES OF AMERICA	U.S. DEPARTMENT OF JUSTICE	WASHINGTON DC 20044	WARD.W.BENSON@USDOJ.GOV	First Class Mail and Email
		ATTN: RUTH A. HARVEY, MARGARET M. NEWELL, SETH B.		
	U.S. DEPARTMENT OF JUSTICE – CIVIL	SHAPIRO, STANTON C. MCMANUS	STANTON.C.MCMANUS@USDOJ.GOV	
COUNSEL TO THE UNITED STATES OF AMERICA	DIVISION	COMMERCIAL LITIGATION BRANCH	SETH.SHAPIRO@USDOJ.GOV	First Class Mail and Email
		ATTN: ELISABETH M. BRUCE		
	U.S. DEPARTMENT OF JUSTICE, THE	P.O. BOX 227		
COUNSEL FOR THE UNITED STATES OF AMERICA	INTERNAL REVENUE SERVICE	WASHINGTON DC 20044	ELISABETH.M.BRUCE@USDOJ.GOV	First Class Mail and Email
		ATTN: BANKRUPTCY DEPT		
		US DEPT OF JUSTICE		
	UNITED STATES OF AMERICA ATTORNEY	950 PENNSYLVANIA AVE NW		
UNITED STATES OF AMERICA	GENERAL	WASHINGTON DC 20530-0001		First Class Mail
		ATTN: DAVID C. WEISS C/O ELLEN SLIGHTS		
		1007 ORANGE ST STE 700		
		P.O. BOX 2046		
US ATTORNEY FOR THE DISTRICT OF DELAWARE	US ATTORNEY FOR DELAWARE	WILMINGTON DE 19899-2046	USADE.ECFBANKRUPTCY@USDOJ.GOV	First Class Mail and Email
		ATTN: ANDREW J. CURRIE		
COUNSEL TO DIGITAL AUGEAN, LLC, AD HOC COMMITTEE OF CUSTOMERS AND		600 MASSACHUSETTS AVENUE, NW		
CREDITORS OF FTX TRADING LTD. AND OKC ENTITIES	VENABLE LLP	WASHINGTON DC 20001	AJCURRIE@VENABLE.COM	First Class Mail and Email
		ATTN: DANIEL A. O'BRIEN	C	
		1201 N. MARKET ST.		
COUNSEL TO DIGITAL AUGEAN, LLC, AD HOC COMMITTEE OF CUSTOMERS AND		SUITE 1400		
CREDITORS OF FTX TRADING LTD. AND OKC ENTITIES	VENABLE LLP	WILMINGTON DE 19801	DAOBRIEN@VENABLE.COM	First Class Mail and Email
CHESTICIO OT TIX TIN SING ETSTAND ONG ENTITLES	VERVISEE EE	ATTN: JEFFREY S. SABIN, XOCHITL S. STROHBEHN, CAROL A.	Drieditie vertroeer	That class Wall and Email
		WEINER, ARIE A. PELED	JSSABIN@VENABLE.COM	
		1270 AVENUE OF THE AMERICAS	XSSTROHBEHN@VENABLE.COM	
COUNSEL TO DIGITAL AUGEAN, LLC, AD HOC COMMITTEE OF CUSTOMERS AND		24TH FLOOR	CWEINERLEVY@VENABLE.COM	
CREDITORS OF FTX TRADING LTD. AND OKC ENTITIES	VENABLE LLP	NEW YORK NY 10020	AAPELED@VENABLE.COM	First Class Mail and Email
CREDITORS OF TA TRADING ETD. AND ORC ENTITIES	VENABLE LEF	ATTN: JEFFREY S. SABIN, XOCHITL S. STROHBEHN, CAROL A.	JSSABIN@VENABLE.COM	That Class Wall and Email
		WEINER, ARIE A. PELED	XSSTROHBEHN@VENABLE.COM	
		151 WEST 42ND ST., 48TH FLOOR	CWEINERLEVY@VENABLE.COM	
COUNSEL TO OKC ENTITIES	VENABLE LLP	NEW YORK NY 10036	AAPELED@VENABLE.COM	First Class Mail and Email
COUNSEL TO OKC ENTITIES	VENABLE LLP		AAPELED@VENABLE.COM	FIRST Class Mail and Email
	VERMONT DEPARTMENT OF FINANCIAL	ATTN: JENNIFER ROOD		
COUNCEL FOR THE CTATE OF VERMONT		89 MAIN STREET, THIRD FLOOR	IENNIEED DOOD OVERNAONT COV	First Class Mail and Freeil
COUNSEL FOR THE STATE OF VERMONT	REGULATION	MONTPELIER VT 05620	JENNIFER.ROOD@VERMONT.GOV	First Class Mail and Email
		ATTAL JESSISA S LALIDIA I SUDISTODIJED SUODE DDIANI D	JESSICA.LAURIA@WHITECASE.COM	
		ATTN: JESSICA C. LAURIA, J. CHRISTOPHER SHORE, BRIAN D.	CSHORE@WHITECASE.COM	
		PFEIFFER, MARK FRANKE, BRETT BAKEMEYER	BRIAN.PFEIFFER@WHITECASE.COM	
COUNSEL TO THE JOINT PROVISIONAL LIQUIDATORS OF FTX DIGITAL MARKETS LTD.		1221 AVENUE OF THE AMERICAS	MARK.FRANKE@WHITECASE.COM	-: . ol
(IN PROVISIONAL LIQUIDATION)	WHITE & CASE LLP	NEW YORK NY 10020-1095	BRETT.BAKEMEYER@WHITECASE.COM	First Class Mail and Email
		ATTN: THOMAS E LAURIA, RICHARD S. KEBRDLE		
		200 SOUTH BISCAYNE BLVD., SUITE 4900		
COUNSEL TO THE JOINT PROVISIONAL LIQUIDATORS OF FTX DIGITAL MARKETS LTD.		SOUTHEAST FINANCIAL CENTER	TLAURIA@WHITECASE.COM	
(IN PROVISIONAL LIQUIDATION)	WHITE & CASE LLP	MIAMI FL 33131	RKEBRDLE@WHITECASE.COM	First Class Mail and Email
		ATTN: PETER G. NEIMAN, NICHOLAS WERLE		
		7 WORLD TRADE CENTER		
	WILMER CUTLER PICKERING HALE AND	150 GREENWICH STREET	PETER.NEIMAN@WILMERHALE.COM	
COUNSEL TO DEFENDANT CAROLINE ELLISON	DORR LLP	NEW YORK NY 10007	NICK.WERLE@WILMERHALE.COM	First Class Mail and Email
		ATTN: MATTHEW P. WARD		
		1313 NORTH MARKET STREET		
		SUITE 1200		
COUNSEL TO DEFENDANT CAROLINE ELLISON	WOMBLE BOND DICKINSON (US) LLP	WILMINGTON DE 19801	MATTHEW.WARD@WBD-US.COM	First Class Mail and Email
		ATTN: MATTHEW B. LUNN, ROBERT F. POPPITI, JR.		
	YOUNG CONAWAY STARGATT & TAYLOR,	1000 NORTH KING STREET	MLUNN@YCST.COM	
	The state of the s	WILMINGTON DE 19801	RPOPPITI@YCST.COM	First Class Mail and Email

Exhibit B

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NOTICE TO ALL FTX CUSTOMERS: SEPTEMBER 29, 2023 IS THE DEADLINE TO FILE PROOFS OF CLAIM ON ACCOUNT OF CUSTOMER CLAIMS AGAINST THE FTX DEBTORS. TO ACCESS THE CUSTOMER CLAIMS PORTAL AND SUBMIT A PROOF OF CLAIM, VISIT HTTP://CLAIMS.FTX.COM. FOR MORE INFORMATION ABOUT THE PROOF OF CLAIM PROCESS FOR CUSTOMERS, VISIT HTTPS://RESTRUCTURING.RA.KROLL.COM/FTX/.

On November 11 and, in the case of West Realm Shires Inc., November 14, 2023 (as applicable, the "Petition Date"), FTX Trading Ltd. and certain of its affiliated debtors and debtors-in-possession (collectively, the "Debtors") each filed a petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"). Proof of Claim Deadline: In order to vote on a Chapter 11 plan or to share in distributions from the Debtors' bankruptcy estates, you MUST file a proof of claim by September 29, 2023 at 4:00 p.m., Eastern Time (the "Customer Bar Date") or, if you are impacted by an amendment of or supplement to the Debtors' schedules with respect to such Customer Claim, the later of: (a) the Customer Bar Date and (b) 4:00 p.m., Eastern Time, on the date that is 30 days after the date that notice of the applicable amendment of or supplement to the Schedules is served on you (the "Customer Bar Dates"). The electronic Customer Claims Portal may be accessed at http://claims.ftx.com. The Debtors encourage use of the Customer Claims Portal.

A "<u>Customer Claim</u>" is any claim of any kind or nature whatsoever (whether arising in law or equity, contract or tort, under the Bankruptcy Code, federal or state law, rule or regulation, common law, or otherwise) held by any person or entity against any of the Debtors, in each case, arising out of or related to (a) any cash, cryptocurrency, digital assets or other assets held by such person or entity in an account on any FTX Exchange as of the Petition Date (the "<u>Customer Entitlement Claim</u>") or (b) any other investment or trading activities on any FTX Exchange (the "<u>Other Activity Claim</u>"). "<u>FTX Exchange</u>" means FTX.com, FTX.US, FTX Trading Ltd. (d/b/a "FTX"), West Realm Shires Services Inc. (d/b/a "FTX US"), FTX EU Ltd. (f/k/a K-DNA Financial Services Ltd., d/b/a "FTX EU"), Quoine Ptd. Ltd. (d/b/a "Liquid Global") and FTX Japan or Liquid platforms operated by FTX Japan K.K. or any other exchange or trading platform operated by any Debtor.

Any horases 22rslab0661alT Date 1000 2 164a proifed 100/11/23 int Pagestage of alialement Claim against any Debtor or (v) has a Customer Entitlement Claim that is scheduled against any Debtor and does not separately file a proof of claim with respect to such Customer Entitlement Claim, shall be deemed to have filed an identical Customer Entitlement Claim in the same amount against all other Debtors. Claimants do not need to file separate proofs of claim against each Debtor on account of such Customer Entitlement Claims. For the avoidance of doubt: (i) Customer Entitlement Claims shall only include claims against the Debtors and not against any non-Debtors (including Samuel Benjamin Bankman-Fried, Gary Wang, Nishad Singh and Caroline Ellison); (ii) unique Customer Entitlement Claims against multiple FTX Exchanges must be filed against each FTX Exchange; and (iii) for any Other Activity Claim asserted against multiple Debtors, each such claim must be asserted against each applicable Debtor. You need not file a proof of claim if your claim falls into certain categories. Those categories are described at https://restructuring.ra.kroll.com/ftx. If you wish to obtain a hard copy of the Customer Proof of Claim Form, please visit https://restructuring.ra.kroll.com/FTX/EPOC-Index.

Each physical proof of claim must: (i) be written in English; (ii) conform substantially to the Customer Proof of Claim Form; and (iii) unless otherwise consented to by the Debtors in writing, include supporting documentation unless voluminous, in which case a summary must be attached. If documentation is unavailable, the claimant shall provide an explanation as to why documentation is not available. Each holder of a Customer Claim must indicate the FTX Exchange against whom the claimant has a claim by checking the box with respect to physical proofs of claim or selecting from the dropdown menu with respect to electronic proofs of claim. In the event that a holder has unique Customer Entitlement Claims against multiple FTX Exchanges, a separate proof of claim must be filed against each FTX Exchange. In the event that a holder has an Other Activity Claim against multiple Debtors, such holder must check the box for each Debtor against whom the Other Activity Claim is asserted. In addition, each proof of claim must set forth, for any claim based on cryptocurrency(ies) or digital assets, (i) the number of units or quantity and (ii) the program (i.e., Earn, Lend or Stake) applicable to each cryptocurrency or digital asset. The Customer Proof of Claim Form does not require holders of Customer Claims to set forth a dollar valuation for any of the cryptocurrency(ies) or digital assets. For the avoidance of

doubt, Gase 22-11-1068-suff Dat 1000s 2164 tom Filed no8/11-1/23 r gu Patre 14 coft derrency. digital assets and other assets and do not include any conversions or valuations. The Debtors will seek to establish valuations at a later date, and all parties' rights are reserved. For any claim based on foreign fiat currency(ies), each proof of claim must set forth (i) the applicable foreign fiat currency(ies), (ii) the claim amount in that foreign fiat currency(ies), (iii) the exchange rate(s) utilized to convert from the foreign fiat currency(ies) to U.S. dollars as of the Petition Date (if different than the listed rate), and (iv) the amount of such fiat currency claim converted to U.S. dollars using the identified exchange rate(s). For any Customer Claim for fiat currency(ies), each proof of claim must set forth (i) the applicable fiat currency(ies), and (ii) the amount of fiat currency(ies) as of the Petition Date. For any Customer Claim for NFTs, each proof of claim must set forth (i) the NFT description and (ii) unique identification code. In the case of any other claim, the proof of claim must set forth the amount of such claim in U.S. dollars. For Other Activity Claims, the holder must set forth the amount of such claim in U.S. Dollars, must assert such claim with specificity, including all relevant details regarding such investments or other trading activities (e.g., dates, amounts, quantities, type or nature, alleged facts), and must assert such claim against the applicable Debtor(s). ABSENT FURTHER ORDER OF THE COURT, ANY HOLDER OF A CUSTOMER CLAIM THAT IS NOT EXEMPTED FROM THE CUSTOMER BAR DATE THAT FAILS TO TIMELY FILE A PROOF OF CLAIM IN THE APPROPRIATE FORM BY THE APPLICABLE BAR DATE AS DESCRIBED IN THIS NOTICE SHALL BE FOREVER BARRED, ESTOPPED AND ENJOINED FROM: (A) ASSERTING THE APPLICABLE CUSTOMER CLAIM AGAINST THE DEBTORS OR THEIR ESTATES OR PROPERTY IN THESE CHAPTER 11 CASES OR (B) VOTING ON, OR RECEIVING ANY DISTRIBUTION UNDER, ANY CHAPTER 11 PLAN IN THESE CHAPTER 11 CASES, EXCEPT TO THE EXTENT THAT SUCH CLAIM IS IDENTIFIED IN THE SCHEDULES AS AN UNDISPUTED, NONCONTINGENT AND LIQUIDATED CLAIM (INCLUDING WITH RESPECT TO THE AMOUNT, QUANTITY, TYPE OR NATURE OF SUCH CLAIM). CUSTOMERS WHO DO NOT SUBMIT

A PROOF OF CLAIM AND/OR KNOW YOUR CUSTOMER INFORMATION VIA THE CUSTOMER CLAIMS PORTAL WILL NOT HAVE THEIR CUSTOMER CLAIMS BARRED IN ACCORDANCE WITH THIS PARAGRAPH, BUT SUCH CLAIMS WILL BE SUBJECT TO OBJECTION BY THE DEBTORS.